UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE ALTA MESA RESOURCES, INC. SECURITIES LITIGATION

Case No. 4:19-cv-00957

PUBLIC VERSION OF DKT. 584

DECLARATION OF ANDREW J. ENTWISTLE IN SUPPORT OF CLASS PLAINTIFFS' MOTION TO STRIKE AND EXCLUDE THE REDACTED POST-HOC MEMO BY KPMG

I, Andrew J. Entwistle, declare as follows:

- 1. I am a Partner at the law firm Entwistle & Cappucci LLP, counsel for Class Plaintiffs and Court-Appointed Co-Class Counsel. I am a member of the State Bar of Texas and am admitted to practice before this Court.
- 2. I respectfully submit this declaration in support of Class Plaintiffs' Motion to Strike and Exclude the Redacted Post-Hoc Memo by KPMG.
- 3. I have knowledge of the facts set forth herein, and if called to testify as a witness thereto, could do so competently under oath.
 - 4. Attached hereto are true and correct copies of the following documents¹:

¹ Some exhibits hereto bear deposition stickers which were added after their production at the bates numbers indicated.

EXHIBIT NO.	DESCRIPTION
Ex. A	
Ex. B	
Ex. C	
Ex. D	Excerpt of Deposition Transcript of Miles Palke, 30(b)(6) designee of Ryder Scott, dated June 13, 2023
Ex. E	
Ex. F	
Ex. G	Email chain between Tim Turner and Mike Ellis discussing poor well results in lower Osage dated Dec. 26, 2017 [AMR_SDTX00061566]
Ex. H	Email conversation between Mike Ellis and Hal Chappelle discussing frac stages dated May 17, 2017 [AMR_SDTX00118990]
Ex. I	Email from Eric Ecklund to Kevin Bourque providing comments on latest well results dated May 28, 2017 [AMR_SDTX01337147]
Ex. J	Internal Alta Mesa email chain discussing fracture network in Bullis-Coleman pattern dated May 8, 2017 [AMR_SDTX00681721]
Ex. K	
Ex. L	
Ex. M	

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 16, 2024, in Austin, Texas.

/s/ Andrew J. Entwistle
Andrew J. Entwistle

CERTIFICATE OF SERVICE

I certify that the foregoing has been served under seal via the Court's ECF system, and a copy has been served via email to counsel for all parties on February 16, 2024.

/s/ Andrew J. Entwistle

Andrew J. Entwistle